

## United States District Court, Northern District of Illinois

Name of Assigned Judge or Magistrate Judge	Wayne R. Andersen	Sitting Judge if Other than Assigned Judge	
CASE NUMBER	2 C 7345	DATE	12/23/2003
CASE TITLE	For Your Ease Only, Inc. vs. Calgon Carbon Corporation		

MOTION: [In the following box (a) indicate the party filing the motion, e.g., plaintiff, defendant, 3rd party plaintiff, and (b) state briefly the nature of the motion being presented.]

## DOCKET ENTRY:

(1)  Filed motion of [ use listing in "Motion" box above.]

(2)  Brief in support of motion due \_\_\_\_\_.

(3)  Answer brief to motion due \_\_\_\_\_. Reply to answer brief due \_\_\_\_\_.

(4)  Ruling/Hearing on \_\_\_\_\_ set for \_\_\_\_\_ at \_\_\_\_\_.

(5)  Status hearing[held/continued to] [set for/re-set for] on \_\_\_\_\_ set for \_\_\_\_\_ at \_\_\_\_\_.

(6)  Pretrial conference[held/continued to] [set for/re-set for] on \_\_\_\_\_ set for \_\_\_\_\_ at \_\_\_\_\_.

(7)  Trial[set for/re-set for] on \_\_\_\_\_ at \_\_\_\_\_.

(8)  [Bench/Jury trial] [Hearing] held/continued to \_\_\_\_\_ at \_\_\_\_\_.

(9)  This case is dismissed [with/without] prejudice and without costs[by/agreement/pursuant to]  
 FRCP4(m)  Local Rule 41.1  FRCP41(a)(1)  FRCP41(a)(2).

(10)  [Other docket entry] Enter order. It is therefore hereby ordered that plaintiff/counterclaim defendant's motion to stay pending reexamination is granted, and that such stay applies to all proceedings, orders, discovery and deadlines of this cause, including but not limited to any deadline for filing an objection to the Magistrate Judge's discovery order dated 12/4/2003 to the District Court (which is continued until five (5) business days after the stay is lifted generally). Any party may ask for leave to reinstate discovery in this cause, either generally or for specific purpose, for good reason shown. See order for further details.

(11)  [For further detail see order attached to the original minute order.]

No notices required, advised in open court.	<p>U.S. DISTRICT COURT CLERK'S OFFICE</p> <p>03 DEC 28 2003 PH 8:22</p> <p>03 DEC 28 2003 PH 8:22</p> <p>Date/time received in central Clerk's Office</p>	<p>number of notices  DEC 29 2003 date docketed  docketing deputy initials  DEC 29 2003 date mailed notice  mailing deputy initials</p>	Document Number  163
No notices required.			
Notices mailed by judge's staff.			
Notified counsel by telephone.			
Docketing to mail notices.			
Mail AO 450 form.			
Copy to judge/magistrate judge.			
TSA  <i>atl</i>	courtroom deputy's initials		

IN THE UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS – EASTERN DIVISION

FOR YOUR EASE ONLY, INC., an Illinois Corporation, v.	Plaintiff,	Civil Action No. 02 C 7345
CALGON CARBON CORPORATION, a Delaware Corporation, PRODUCT CONCEPTS COMPANY, a Corporation, and MARK SCHNEIDER, an individual, Defendants,		The Honorable Wayne Andersen
		Magistrate Judge Nan Nolan
CALGON CARBON CORPORATION, a Delaware Corporation, v.	Counterclaim Plaintiff,	
FOR YOUR EASE ONLY, INC., an Illinois Corporation, and LORI GREINER, an individual, Counterclaim Defendants.		RECEIVED DEC 29 2003 DEC 29 2003

**ORDER**

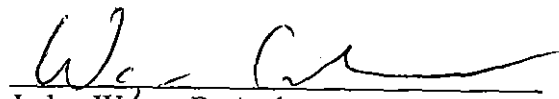
THIS CAUSE coming to be heard before the Court on the Motion to Stay Pending Reexamination of Plaintiff/Counterclaim Defendant, FOR YOUR EASE ONLY, INC., the Court having jurisdiction over the subject matter and parties herein, being otherwise fully advised in the pleadings and premises, and hearing oral argument by the parties regarding such Motion, finds that there is good cause for such Motion for Stay to be granted.

**IT IS THEREFORE HEREBY ORDERED** that Plaintiff/Counterclaim Defendant's Motion to Stay Pending Reexamination is GRANTED, and that such stay applies to all proceedings, orders, discovery and deadlines of this cause, including but not limited to any

deadline for filing an objection to the Magistrate Judge's discovery order dated December 4, 2003 to the District Court (which is continued until five (5) business days after the stay is lifted generally). Any party may ask for leave to reinstate discovery in this cause, either generally or for a specific purpose, for good reason shown.

Plaintiff/Counterclaim Defendant is directed to inform the Court within 30 days of the final resolution of the reexamination proceeding(s) regarding the '628 patent that the proceeding has been finally resolved, if the case is not settled or otherwise resolved by that date. At that time the Court on motion or sua sponte shall schedule a status conference pursuant to Fed. R. Civ. P. 16 to determine a schedule for reopening and proceeding with the case.

SO ORDERED:



Judge Wayne R. Andersen

Date: December 23, 2004

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